Application Serial No.: 10/759,136

Art Unit: 3654

**REMARKS** 

By the present amendment, Applicant has amended Claims 1, 3, 4, and 5. Claims 1

through 7 remain pending in the present application. Claim 1 is the sole independent claim.

The Examiner objected to the title as being descriptive of the invention. The

Examiner's suggested title has been duly noted. However, the title should to be reflective of

the claimed device, and Applicant has amended the title accordingly.

The Examiner objected to the drawings, and specification because the mesh screen

of Claim 5 was not shown nor disclosed. Applicant has amended Claim 5 to recite the sheet

material. Applicant submits that these objections are now moot and should be withdrawn.

In the recent Office Action the Examiner rejected Claim 5 under 35 U.S.C. § 112,

second paragraph, as being indefinite. As noted above, Applicant has amended Claim 5 to

recite the sheet material. Applicant respectfully submits that Claim 5, as amended, meet the

specific requirements of 35 U.S.C. § 112, second paragraph.

The Examiner rejected Claims 1, 2, and 6 under 35 U.S.C. 102(b), as being

anticipated by Matsumoto. The Examiner rejected Claims 1, 4, and 5 under 35 U.S.C.

102(b), as being anticipated by Cheng et al.. The Examiner rejected Claims 3, and 7 under

35 U.S.C. 103(a) as being unpatentable over Matsumoto in view of Vosbikian. These

rejections are respectfully traversed.

5

Attorney Docket No. 23844.00 Confirmation No. 6966

Application Serial No.: 10/759,136

Art Unit: 3654

The applied prior art reference to Matsumoto discloses a dirt remover for water tanks and pools having a rectangular frame with a forward edge, a mesh basket, a scraper

blade attached to the forward edge, and a handle. The dirt remover is used to strain debris

from a water tanks, such as swimming pools, by capturing the dirt and debris while allowing

water to flow freely through the mesh basket. Matsumoto is basically drawn to a non-

analogous art and should not be applied either under 35 U.S.C. § 102(b) or 35 U.S.C. §

103(a).

The applied prior art reference to Cheng et al. discloses a mesh container for use in

an organization structure, such as a drawer system, having a rectangular frame with a

forward edge, and a mesh basket. The frame forming a lip around the container, the lip

provides a suspension flange. Cheng et al. does not disclose a handle attached to the

container (emphasis added). Cheng et al. is basically drawn to a non-analogous art and

should not be applied under 35 U.S.C. § 102(b).

The applied secondary prior art reference to Vosbikian discloses a dustpan having a

positionable handle. The dustpan is designed and configured to capture dirt and debris

swept into the dustpan. The reference to Vosbikian is drawn to a non-analogous art and

should not be applied under 35 U.S.C. § 103(a). Further, there is no guidance nor

motivation founded in either Matsumoto or Vosbikian references that would have led one

having ordinary skill in the to arrive at Applicant's uniquely constructed device for evenly

distributing coloring powder to newly finished concrete.

6

Application Serial No.: 10/759,136

Art Unit: 3654

Attorney Docket No. 23844.00

Confirmation No. 6966

Applicant will advance arguments hereinbelow to illustrate the manner in which the

presently claimed invention is patentably distinguishable from the cited and applied prior

art. Reconsideration of the present application is respectfully requested.

Applicant has amended independent Claim 1 to recite that the at least one wall is

solidly formed and has upper and lower edges, that the sheet material is attached adjacent to

the lower edge of each wall, and that the attached handle extends from the wall. Applicant

respectfully submits that neither Matsumoto nor Cheng et al. are anticipatory references

with respect to the presently claimed embodiments. Applicant respectfully requests the

withdrawal of the rejections under 35 U.S.C. § 102(b). In addition, Applicant respectfully

requests the withdrawal of the rejection under 35 U.S.C. § 103(a) with respect to Claim 7

because there is no teaching found in the Matsumoto reference that one having ordinary skill

in the art would have arrived at Applicant's invention because Matsumoto is drawn to a non-

analogous art. Also, Applicant respectfully requests the withdrawal of the Vosbikian

reference, as applied under 35 U.S.C. § 103(a) because Vosbikian is drawn from a non-

analogous art, and there is no suggestion to combine as alleged by the Examiner.

The claims in this application have been revised to more particularly define

Applicant's unique construction in view of the prior art of record. Reconsideration of the

claims in light of the amendments and for the following reasons is respectfully requested.

7

Attorney Docket No. 23844.00 Confirmation No. 6966

Application Serial No.: 10/759,136

Art Unit: 3654

For the foregoing reasons, Applicant respectfully submits that the present application is in condition for allowance. If such is not the case, the Examiner is requested to kindly contact the undersigned in an effort to satisfactorily conclude the prosecution of this application.

Respectfully submitted,

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